## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

| MELVIN INGRAM; SHANTEL ADAMS; DAVID BECK; DWAYNE BOWENS; ALFREDO CARDENAS; VERONICA CLEAVES; MARCUS COCHRAN; ROBERT COLUCCI; LESLIE CREWS; ERIC FLAKE; Individually and as potential class Representatives for all similarly Situated claimants   | JACOB GREI<br>LAWONDA I<br>LAROME HU<br>ROBERT KA<br>JOHN LINTN<br>KEESHA MC<br>LAKISHA MC<br>CLIFTON MC<br>DEDRECK M<br>HARRY OLI | HODGES;<br>JMPHREY;<br>TALTEPE;<br>JER;<br>CCLINTON;<br>CCOY;<br>CCOY;<br>MCVAY; | DARRELL ONSBY; FREDERICK RAYFORD; JOHN RILES; ASHLEY ROBERTSON; DEANDRE ROSSER; DUSTIN RUSSELL; PATRICK SHAW; CEDRIC TAYLOR; JESSE TOWNSEND; AND STEVEN WESBY |
|---|--|--|---|
| _   |  |  |   |
| PLAINTIFFS  |  | )  |   |
| BILL OLDHAM, in his individual cap his official capacity as the Sheriff of St. County, Tennessee; ROBERT MOOR individual capacity and in his official of the Jail Director of the Shelby County, CHARLENE McGHEE, in her individual and in her official capacity as the Assis Jail Security of Shelby County, Tennes DEBRA HAMMONS, in her individual and in her official capacity as the Assis Jail Programs of Shelby County, Tennes SHELBY COUNTY, TENNESSEE, a municipality; and TYLER TECHNOL INC., a foreign corporation, and other and unnamed Individuals and Entities, | helby E, in his capacity as Tennessee; ual capacity stant Chief ssee; al capacity stant Chief of essee; Tennessee OGIES,           | ) ) ) ) ) ) ) ) NO: 2  | 2:17-cv-02795 SHM   |
| DEFERDANTS.   |  |  |   |

## TYLER TECHNOLOGIES, INC.'S MOTION FOR AN EXPEDITED STATUS CONFERENCE

Defendant Tyler Technologies, Inc. ("Tyler") submits this Motion For An Expedited Status Conference in two pending matters before this court—Cause No. 2:16-cv-02907-SHM-tmp and Cause No. 2:17-cv-02795-SMH-tmp—both of which assert identical class action claims against Tyler and other Defendants:

- 1. On November 17, 2016, Plaintiff Issacca Powell, individually and on behalf of similarly situated persons, filed his Complaint for Civil Rights Violations against Defendant Bill Oldham, individually and in his official capacity as Sheriff of Shelby County, which was assigned to this Court as Civil Action No. 2:16-cv-02907 ("Powell Class Action").
- 2. On January 9, 2017, Plaintiffs Cortez D. Brown, Deontae Tate, and Jeremy S. Melton, individually and on behalf of similarly situated persons, filed their Class Action Complaint for Violations of the Civil Rights Act of 1871, 42 U.S.C. § 1983, and Tennessee Common Law against Tyler, Shelby County, and several individual Defendants, including Sheriff Oldham (the "Brown Class Action"). The Brown Class Action was originally assigned to U.S. District Judge John T. Fowlkes, Jr. as Civil Action No. 2:17-cv-02015. On February 22, 2017, Judge Fowlkes transferred the Brown Class Action to this Court, and, on March 13, 2107, this Court entered an order consolidating the Powell Class Action and the Brown Class Action at Cause No. 2:16-cv-02907-SHM-tmp (the "Consolidated Case").
- 3. On October 31, 2017, Melvin Ingram and twenty-nine additional plaintiffs filed a Class Action Complaint for Violations of the Civil Rights Act of 1871, 42 U.S.C. § 1983 and Tennessee Common Law against Tyler, Shelby County, and several individual Defendants, including Sheriff Oldham (the "Ingram Class Action"). The Ingram Class Action is virtually identical in words and substance to the Second Amended Class Action Complaint on file in the Consolidated Case and asserts the same claims against the same Defendants, including Tyler, that have already

been named in the Consolidated Case. The Ingram Class Action was assigned to this Court and given Cause No. 2:17-cv-02795.

- 4. On November 21, 2017, in response to the filing of the Ingram Class Action, the Plaintiffs in the Consolidated Case filed a Rule 23(g)(3) Motion for Appointment of Interim Class Counsel and to Dismiss Without Prejudice or, Alternatively, to Stay the Recently Filed Ingram Class Action Complaint ("Plaintiffs' Motion"; Dkt. No. 80). Plaintiffs' Motion requests that the Ingram Class Action be dismissed pursuant to the "first-to-file rule" in favor of the already-pending Consolidated Case. Dkt. No. 80 at p. 12. Alternatively, Plaintiffs' Motion requests that the Ingram Class Action be stayed pending the determination of class certification in the Consolidated Case. *Id.* at p. 14.
- 5. Tyler was served with summons in the Ingram Class Action on November 16, 2017, which would have originally required Tyler to respond to the Complaint by no later than December 7, 2017. Plaintiffs in the Ingram Class Action have agreed to an extension of Tyler's deadline to respond until Monday, January 8, 2017; a motion for an extension in the Ingram Class Action has been filed. This request for a Status Conference is being made without waiver of any of Tyler's defenses, arguments or claims in response to the Ingram Class Action.
- 6. Because there are two parallel class actions asserting the same allegations/claims against the same Defendants, guidance from the Court concerning, among other things, how these cases will proceed, would be beneficial if not essential. Tyler believes that the existence of two identical class actions is an unnecessary and inappropriate burden on Defendants as well as the Court. This cannot be a cost-effective or an efficient manner to adjudicate this dispute. To prevent unnecessary delay and burden in connection with these duplicative lawsuits, Tyler requests that the Court set a status conference for all parties in the Consolidated Case and in the Ingram Class Action at the Court's earliest availability. The need for a status conference in the

near future is due to the impending deadlines to respond to the Ingram Class Action complaint.

WHEREFORE, PREMISES CONSIDERED, Tyler respectfully requests that this Court set an expedited status conference for all parties in the Consolidated Case and the Ingram Class Action at the Court's earliest availability and issue any other orders to avoid unnecessary cost or delay in this matter.

Dated: December 1, 2017

Respectfully submitted,

s/ Bradley E. Trammell

Bradley E. Trammell (# 13980)

BAKER DONELSON BEARMAN CALDWELL & BERKOWITZ

165 Madison Ave. Ste. 2000 Memphis, TN 38103

Tel.: 901-526-2000

btrammell@bakerdonelson.com

Beth Bivans Petronio (admitted *pro hac*) Texas Bar No. 00797664 **K&L GATES, LLP** 1717 Main Street, Suite 2800 Dallas, Texas 75201 (214) 939-5500 Telephone

COUNSEL FOR TYLER TECHNOLOGIES, INC.

beth.petronio@klgates.com

## **CERTIFICATE OF CONSULTATION**

On November 29, 2017, the undersigned conferred with all counsel of record concerning the matters set forth in this Motion. Plaintiffs in the Consolidated Class and the other Defendants consent to the request for an expedited status conference. Plaintiffs in the Ingram Class Action do not oppose the request for status conference, but believe one should not occur until after they have filed a response to Plaintiffs' Motion, which is not currently due until the week of December 18, 2017.

s/ Bradley E. Trammell

## **CERTIFICATE OF SERVICE**

The foregoing document was filed via the Court's CM/ECF system, automatically effecting service on counsel of record for all other parties in both the Ingram Class Action and the Consolidated Case, on this 1st day of December, 2017.

s/ Bradley E. Trammell